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March 10, 2006

BY FEDERAL EXPRESS

Magalie R. Salas, Secretary Federal Energy Regulatory Commission 888 First Street NE, Room 1A Washington, D.C. 20426

Re:

Motion to Intervene Town of Huntington Broadwater LNG Project

FERC Docket Nos.

CP06-54-000 CP06-55-000 CP06-56-000

Dear Ms. Salas:

We represent the Town of Huntington in Suffolk County, Long Island, New York (the "Town"). Please find enclosed respectfully submitted one original and fifteen (15) hard copies of the Town's Motion to Intervene and request for formal evidentiary hearings in all of the above-referenced proceedings pending before the Federal Energy Regulatory Commission ("FERC") filed electronically today pursuant to 18 CFR 385.2000(a)(1)(iii). We request FERC please acknowledge receipt of the enclosed by date stamping an extra copy of the Town's Motion to Intervene request for hearings, and returning it to me in the enclosed self-addressed stamped envelope.

Your cooperation and attention to this matter is appreciated.

Respectfully Submitted

White Land

MEW:kp

CC.

Kristine L. Delkus (with enclosures) Broadwater Energy LLC (with enclosures)

Bruce Neely, Esq. (with enclosures)

Hon. Frank P. Petrone, Town of Huntington

D#478694F#045253

UNITED STATES OF AMERICA FEDERAL ENERGY REGULATORY COMMISSION

BROADWATER ENERGY, LLC BROADWATER PIPELINE LLC BROADWATER PIPELINE LLC Docket Nos. CP06-54-000 CP06-55-000 CP06-56-000

MOTION TO INTERVENE OF THE TOWN OF HUNTINGTON, NEW YORK

Pursuant to Rule 214 of the Federal Energy Regulatory Commission's Rules of Practice and Procedure, 18 C.F.R. §385.214, the Town of Huntington, Long Island, New York (referred to herein as "Huntington" or the "Town") by its attorneys, Jaspan Schlesinger Hoffman LLP, hereby petitions the Federal Energy Regulatory Commission ("FERC") for an order granting Huntington party status in the above-referenced proceedings. The Town of Huntington further seeks a formal evidentiary hearing on the referenced applications pursuant to 18 C.F.R. §157.10(a)(1).

The persons to whom communications regarding this motion should be addressed and upon whom service of all pleadings or other documents in these proceedings should be made are:

Michael E. White, Esq.
Jaspan Schlesinger Hoffman LLP
Attorneys for the Town of Huntington, Long Island, New York
300 Garden City Plaza
Garden City, New York 11530

Tel: (516) 746-8000 Fax: (516) 393-8282

Email: mwhite@jshllp.com

John J. Leo, Esq.
Town Attorney
Town of Huntington
Town Hall
100 Main Street
Huntington, New York 11743

Tel: (631) 351-3043 Fax: (631) 351-3032

Huntington respectfully submits the following as its grounds for intervention as a party:

- 1. Petitioner, Huntington, is a municipal corporation duly established under the laws of the State of New York.
- 2. Huntington is the westernmost town in the County of Suffolk, New York on the Long Island's north shore adjoining Long Island Sound.
- 3. Huntington encompasses coastline on Long Island Sound as well as the waters and underwater lands in Huntington Bay, Lloyd Harbor, Huntington Harbor, Centerport Habor and Northport Harbor, all of which are part of the greater Long Island Sound estuary.
- 4. Huntington's jurisdictional limits therefore include both on-shore and offshore areas affected by the proposed Broadwater Project, which includes the siting,
 construction and operation of an offshore liquefied natural gas receiving terminal and
 associated facilities, collectively the Floating Storage and Regasification Unit ("FSRU"),
 in Long Island Sound and a 22 mile subsea lateral pipeline and related facilities to
 transport natural gas from the FSRU to an interconnection with the existing Iroquois Gas
 Transmission System subsea pipeline.

- 5. The Iroquois Gas Transmission pipeline runs from Connecticut to Long Island, New York, under Long Island Sound and makes landfall at the Keyspan Power Station in Northport in the Town of Huntington. From that point the pipeline branches into an underground line which heads south through the Town, and another subsea branch back under Long Island Sound, called the Eastchester Extension, which goes from Northport to the Bronx, New York.
- 6. As the Iroquois Gas Transmission System transits through the entire length of the Town, Huntington will be the recipient of the natural gas from the FSRU to Long Island. Iroquois also has an additional application before FERC (Docket No. PF05-16) to extend the Iroquois pipeline from its present terminus in South Commack, New York, 21.6 miles to South Yaphank, New York.
- 7. Huntington has already noted in response to the pre-application filing of the Broadwater Project with FERC its concern that the Broadwater Project would have a negative effect on the environmental stability and economic viability of Long Island Sound, thereby impacting all residents and visitors to Huntington that avail themselves of the Sound's resources for recreational and commercial use.
- 8. The Town is particularly concerned for the protection of coastal resources of high environmental and recreational value in the Town on Long Island Sound, such as Crab Meadow and Soundview Beaches and the Jerome Ambro Preserve.
- 9. The safety, health, general welfare and security of its residents are of paramount interest to Huntington. The proposed Broadwater Project including the FSRU, subsea lateral and its gas flowing through the Town, will have environmental, recreational, health, economic, safety and security impacts on the Town and its residents.

- 10. Human, animal, avian and marine life will be impacted by the construction and operation of the proposed Broadwater Project. The waters and lands under the jurisdiction of the Town and other economic, cultural and natural resources of the Town will be impacted by the proposed Broadwater Project. All of these resources are held in public trust for the citizens of the Town.
- 11. The proposed Broadwater Project raises significant legal issues that will impact Huntington. Huntington is responsible for protecting the legal rights of the Town and its residents.
- 12. The public interest mandates that Huntington be granted an order to intervene as a party in these proceedings, as the proposed Broadwater Project will have significant short term and long term impacts upon the Town, its residents, its upland, coastal and underwater lands and its waters.
- 13. No disruption of the proceedings will result from Huntington being granted party status.
- 14. Huntington's interests will not be adequately represented by any other party to these proceedings.
- 15. Huntington's intervention as a party at this point in time will not prejudice any party to these proceedings.

WHEREFORE, the Town of Huntington requests that FERC grant its motion to intervene as a party in these proceedings with all rights to participate in these proceedings and specifically requests that FERC hold formal evidentiary hearings on these applications.

Dated: March 10, 2006

Garden City, New York

Respectfully submitted,

Jaspan Schlesinger Hoffman LLP

By:

Michael E. White

Attorneys for the Town of Huntington, New York

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UNITED STATES OF AMERICA FEDERAL ENERGY REGULATORY COMMISSION

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Certificate of Service

I certify that I have served this day via Federal Express, overnight delivery service, the foregoing document upon the following in the absence of a service list yet provided to these dockets:

Kristine L. Delkus Broadwater Pipeline LLC 450 1st Street, SW Calgary, Alberta T2P 5H1 Tel: (403) 920-2161

Broadwater Energy LLC 30 West Main Street Suite 301 Riverhead, NY 11901

Bruce W. Neely, Esq.
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Tel: (202) 986-8189

Dated: Garden City, NY March 10, 2006

Michael E. White, Esq.

Jaspan Schlesinger Hoffman LLP

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UNITED STATES OF AMERICA FEDERAL ENERGY REGULATORY COMMISSION

BROADWATER ENERGY, LLC BROADWATER PIPELINE LLC BROADWATER PIPELINE LLC

Docket Nos. CP06-54-000 CP06-55-000 CP-06-56-000

MOTION TO INTERVENE OF THE TOWN OF HUNTINGTON, NEW YORK

JASPAN SCHLESINGER HOFFMAN LLP

Attorneys for TOWN OF HUNTINGTON, NEW YORK 300 Garden City Plaza Garden City, New York 11530-3324 (516) 746-8000

To:	
Attorney(s) for	
Service of a copy of the within	is hereby admitted.
Dated:	Attorney(s) for

PLEASE TAKE NOTICE

that the within is a (certified) true copy of a Notice of entered in the office of the clerk of the within named Court on

200

Entry

that an Order of which the within is a true copy will be presented for settlement to the Honorable

Notice of

, one of the judges of the within named Court,

Settlement

at

on

200_, at

Dated: